IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Date: March 7, 2007

Randall J. Huebner and Benone Tarcau

Serial No. : 10/712,202 Group Art Unit 3732

Filed : November 12, 2003 Examiner J. Cumberledge

For : BONE SCREWS

Mail Stop AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.56, 1.97, and 1.98

Applicants are submitting this Supplemental Information Disclosure Statement pursuant to 37 C.F.R. §§ 1.56, 1.97, and 1.98 to disclose to the U.S. Patent and Trademark Office the patents, publications, applications, and/or other references listed on the enclosed, completed PTO-1449 form. The filing of this Supplemental Information Disclosure Statement should not be construed as a representation that a search has been made or as an admission that the listed references are prior art for this application. Applicants respectfully request that the listed references be expressly considered during prosecution of the application, and that the references be made of record therein and appear among the "references cited" on any patents issuing therefrom.

CONTENT OF DISCLOSURE

This Supplemental Information Disclosure Statement includes (1) 1 page of PTO-1449 forms, and (2) a legible copy of each foreign and non-patent reference, if any, listed on the form(s).

FOREIGN-LANGUAGE REFERENCES

A concise explanation of the relevance of each listed reference not in the English language follows:

Japan Patent No. JP 3048509: This reference appears to disclose a bone screw.

Japan Patent Document No. JP 09-000539: English-language abstract provided.

Japan Patent Document No. JP 6-503155: This reference appears to disclose a bone screw.

Japan Patent Document No. JP 5-256311: English-language abstract provided.

Japan Patent Document No. JP 52-124566: This reference appears to disclose a threaded fastener.

TIMING OF DISCLOSURE / FEE INFORMATION

This Supplemental Information Disclosure Statement is being filed, to the best of the undersigned's knowledge, either (1) before the mailing of a first Office action on the merits, or (2) before the mailing of a first Office action after the filing of a request for continued examination under 37 C.F.R. § 1.114. Therefore, in accordance with 37 C.F.R. § 1.97(b), no fee or statement under 37 C.F.R. § 1.97(e) is required.

Please contact the undersigned with any questions.

CERTIFICATE OF E-FILING

I hereby certify that this correspondence is being transmitted electronically via the United States Patent and Trademark Office's EFS-Web System on March 7, 2007.

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